

Journal - Office of Legislative Counsel
Friday - 22 March 1968

Page 2

25X1

4. [REDACTED] As a follow up to last week's meeting, met with Mr. Joseph Winslow, House Post Office and Civil Service Committee staff, and reaffirmed the agreement that the Committee will deal with the question of Agency position classification standards on an informal basis. I plan to have Mr. Winslow visit Headquarters for an informal briefing on this subject and possibly lunch. No time has been scheduled as yet due to existing Committee commitments.

25X1

[REDACTED]

25X1

6. [REDACTED] Talked with Joe Bell, Senate Subcommittee on Criminal Law and Procedures staff, regarding the status of the wire tapping legislation. I specifically queried him on the problems which might be involved with respect to language agreed upon in Title III of S. 917. Senator Hruska should be successful in attempting to substitute his bill (S. 2050) over the McClellan bill as reported by the Subcommittee. Mr. Bell pointed out that there was no disagreement between McClellan and Hruska with respect to Title III on wire tapping. Therefore, he would not expect any problems concerning the language which we, the Department of Justice, NSA and the Subcommittee staff had agreed upon.

Mr. Bell informed me that the full Judiciary Committee has scheduled action on S. 917 legislation on Wednesday, 27 March and Senator McClellan hoped to bring this legislation up for floor action by the Senate during the first week of April.